20 November 1 952

MEMORANDUH FOR: 1r. Hedden

SUBJECT:

Statement of Understanding and Agreement to be Used in Connection with Applications for Engloy-

ment with the Agency.

With reference to my memorandum of 20 October 1952 on the above subject and to our conversation of yesterday, there is attached a revised version of my suggested paper to be made the first step in all applications for employment by the Asency.

The basic thought behind this paper is twofold: that all applicants understand at the time of applying where they stand regarding employment with the Agency - not after a case has developed into a situation requiring the intervention of the Office of the Inspector General, and that this understanding be made a matter of record. Probably neither this proposed procedure nor any other would be 100 percent effective but I feel that one such as that horewith suggested would have a desirable effect in a very high percentage of employment refusals.

There is also attached a suggested form letter to be given to unsuccessful applicants when it is felt the facts in any else make furnishing a written statement appropriate.

WG: jck (20 November 1952)

Enclosures:

1. Paper "To All . . . etc.

2. Form Letter

STAT

To all persons applying for employment with the Central Intelligence Agency:

This paper is the first step in applying for employment or consultration that the central Intelligence Agency. No application may proceed beyond this first step if the applicant is not in agreement with the conditions stated below.

## General Considerations:

- 1. The National Security Act of 26 July 1947 ( citation ) which created the Central Intelligence Agency places upon the Agency the responsibility
  - (1) "To advise the National Security Council in mainters concerning such intelligence activities of the government departments and agencies as relate to the national security:
  - (2) "To make recommendations to the National Security Council for the coordination of such intelligence activities of the departments and agencies of the Government as relate to the national security;
  - (3) "To correlate and evaluate intelligence relating to the national security, and provide for the appropriate dissemination of such intelligence within the fovernment...;
  - (4) "To perform, for the benefit of the existing intelligence agencies, such additional services of common concern as the National Security Council determines can be more efficiently accomplished centrally; and
  - (5) "To perform such other functions and duties related to intelligence affecting the national security as the National Security Council may from time to time direct."

The special character of this national responsibility requires the 4 ence to maintain correspondingly special employment criteria different from the routine or normal employment standards of other Government deper ments

by the Central Intelligence Agency. It follows that the investigation of applicants prerequisite to their acceptance on a permanent basis is a time-consuming process. This is called "clearance" of an applicant.

- 2. Failure of an applicant to be cleared may come about in either etwo ways:
- a. Clearances normally require a minimum of six weeks. The circumstances surrounding some applications require such extensive investigation that the burden placed on the Agency's investigating a partment obliges the establishment of an outside time limit. If sufficient positive evidence to clear an applicant is not obtained within the time limit, the investigation is dropped and the applicant is deemed ineligible. Such a determination, turning down an applicant as "uncleaved within time available", is no reflection on the competence, character, loyalty or security of the applicant. It merely means that, from a practical standpoint, the Agency simply cannot devote more time and spend more money in pursuing the clearance process or investigation.
- b. Investigation of an applicant may reveal something which me we him inacceptable perhaps something of which the applicant is genuicely unaware, perhaps something which only the special employment criteria of the Agency make inacceptable. In any event, adverse findings by the Agency's investigation department are final and conclusive so far as the Agency is concerned, and no statement of specific reasons is made to the applicant.

Approved For Release 2003/07/31 : CIA-RDP80R01731R001700280005-3

- 3. Failure to be cleared under either situation 2a. or 2b. above is entirely without prejudice to the applicant in his seeking employment by other Government departments or agencies or with private employers.
- which an applicant can insist. Provisional employment pending class and does not constitute a consistment on the Agency's part giving an unsuccessful applicant grounds for any claim against the Agency. Acceptance of such provisional apployment is at the applicant's risk, taken with the knowledge that a very substantial proportion of applicants are not cleared.

## Statement of Understanding and Agreement

I have read, understand, and agree to the foregoing General Considerations. If not accepted for permanent employment, or as a consultant, by the Central Intelligence Agency, I will make no claim or demand in conflict with those considerations.

(signature of applicant)

Copy to applicant

Approved For Release 2003/07/31 : CIA-RDP80R01731R001700280005-3

## FORM LETTER

Dear Sir (Madam):

With regard to your application for employment with the Central Intelligence Agency, and with specific reference to paragraph 2 of the statement of General Considerations made available to you at the time of your making application, the Agency has been anable to clear your application within the time available and, consequently, has been obliged to drop the investigation and consider you ineligible.

As you were advised, this determination is without prejudice to your seeking employment with any other Covernment department or agency, or with any private employer.

Very truly yours,